

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

STATE OF WASHINGTON,)	
)	No. 62208-1-I
Respondent,)	
)	DIVISION ONE
v.)	
)	
VINCENT BRYANT,)	UNPUBLISHED OPINION
)	
Appellant.)	FILED: June 15, 2009

PER CURIAM. Vincent Bryant appeals his sentence for three counts of first degree extortion, three counts of unlawful imprisonment, and one count of second degree theft. Bryant argues that the individual terms of confinement for the unlawful imprisonment and theft convictions exceed the applicable statutory maximum, and that the face of his sentence erroneously indicates the court ordered an exceptional sentence when it did not. The State concedes remand is required for correction of those errors, and further concedes that Bryant's challenge is not time-barred. The concession is well-taken. CrR 7.8(a); State v. Hardesty, 129 Wn.2d 303, 315, 915 P.2d 1080 (1996).

We accordingly remand to the trial court for amendment of the judgment and sentence as to the terms of confinement on counts 4, 5, 6, and 8 and the erroneous indication that Bryant received an exceptional sentence.

For the court:

Ajia, J.
Cox, J.

No. 62219-6-I/2

Leach, J.